Document 176

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1	PLEASE TAKE NOTICE that pursuant	to Civil Local Rule 79-5(d), Defendant SenoRx,		
2	Inc. ("SenoRx") hereby moves the Court for an order to file under seal select portions of			
3	Defendant SenoRx, Inc.'s Supplemental Claim	Defendant SenoRx, Inc.'s Supplemental Claim Construction Brief and the Entirety of		
4	Confidential Exhibits 18 and 19 to the Declarati	on of Adam D. Harber in Support of SenoRx's		
5	Supplemental Claim Construction Brief.			
6	SenoRx brings this motion because the S	Supplemental Claim Construction Brief and		
7	Exhibits 18 and 19 each contain information designated by Plaintiffs as "Highly Confidential."			
8	A protective order governing how confidential and proprietary information produced during the			
9	case shall be treated by the parties has been entered in this case [Docket No. 154]. In accordance			
10	with that protective order and in compliance with Civil Local Rule 79-5(d), SenoRx seeks to			
11	withhold the foregoing information designated by Plaintiffs under the protective order from the			
12	public versions of its papers. In compliance with Civil Local Rule 79-5(d), SenoRx has created			
13	confidential and non-confidential versions of its Supplemental Claim Construction Brief.			
14	For the foregoing reasons, SenoRx respectfully requests that the Court enter an order			
15	allowing SenoRx to file the following documents under seal:			
16	1) select portions of Defendant SenoRx, Inc.'s Supplemental Claim Construction Brief;			
17	and			
18	2) the entirety of Exhibits 18 and 19 to t	he Declaration of Adam D. Harber in Support of		
19	SenoRx's Responsive Claim Construction Brief			
20		ILSON SONSINI GOODRICH & ROSATI of the control of t		
21		oressional Corporation		
22	2 By	: _/s/Natalie J. Morgan		
23		Γ. Alexandra Mahaney, State Bar No. 125984 talie J. Morgan, State Bar No. 211143		
24	4 W.	ILSON SONSINI GOODRICH & ROSATI ofessional Corporation		
25	5	235 El Camino Real, Suite 200 n Diego, CA 92130		
26	δ Te	lephone: (858) 350-2300 csimile: (858) 350-2399		
27		nail: amahaney@wsgr.com		

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5		Tele	ephone: (202) 434-5000 simile: (202) 434-5029	
6			orneys for Defendant ar	
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1 2	CERTIFICATE OF SERVICE U.S. District Court, Northern District of California, Hologic, Inc. et al. v. SenoRx, Inc.				
3	Case No. C-08-0133 RMW (RS)				
4	I, Kirsten Blue, declare:				
5	I am and was at the time of the service mentioned in this declaration, employed in the County of San Diego, California. I am over the age of 18 years and not a party to the within				
6	action. My business address is 12235 El Camino Real, Ste. 200, San Diego, CA, 92130.				
7	On June 20, 2008, I served a copy(ies) of the following document(s):				
8	CIVIL LOCAL RULE 79-5(D) ADMINISTRATIVE MOTION TO FILE UNDER SEAL CONFIDENTIAL PORTIONS OF DEFENDANT SENORX, INC.'S				
9	SUPPLEMENTAL CLAIM CONSTRUCTION BRIEF AND THE ENTIRETY OF CONFIDENTIAL EXHIBITS 18 AND 19 TO THE DECLARATION OF ADAM D.				
10	HARBER IN SUPPORT THEREOF				
11	DECLARATION OF NATALIE J. MORGAN IN SUPPORT OF SENORX'S CIVIL LOCAL RULE 79-5(D) ADMINISTRATIVE MOTION TO FILE UNDER				
12	SEAL CONFIDENTIAL PORTIONS OF DEFENDANT SENORX, INC.'S SUPPLEMENTAL CLAIM CONSTRUCTION BRIEF AND THE ENTIRETY OF CONFIDENTIAL EXHIBITS 18 AND 19 TO THE DECLARATION OF ADAM D.				
13 14	HARBER IN SUPPORT THEREOF				
15	[FILED UNDER SEAL] CONFIDENTIAL VERSION OF DEFENDANT SENORX, INC.'S SUPPLEMENTAL CLAIM CONSTRUCTION BRIEF				
16	[FILED UNDER SEAL] EXHIBIT 18 TO DECLARATION OF ADAM D. HARBER IN SUPPORT OF DEFENDANT SENORX, INC.'S SUPPLEMENTAL CLAIM CONSTRUCTION BRIEF				
17					
18	[FILED UNDER SEAL] EXHIBIT 19 TO DECLARATION OF ADAM D. HARBER IN SUPPORT OF DEFENDANT SENORX, INC.'S SUPPLEMENTAL				
19	CLAIM CONSTRUCTION BRIEF				
20	on the parties to this action by placing them in a sealed envelope(s) addressed as follows:				
21	on the pulled to the double of process and the pulled to t				
22	Henry C. Su (suh@howrey.com) Katharine L. Altemus (altemusk@howrey.com) Attorneys for Plaintiffs HOLOGIC, INC. CYTYC				
23	HOWREY LLP CORPORATION and 1950 University Avenue, 4th Floor HOLOGIC LP				
24	East Palo Alto, CA 94303 Telephone: (650) 798-3500				
25	Facsimile: (650) 798-3600				
26	Matthew Wolf (wolfm@howrey.com) Marc Cohn (cohnm@howrey.com) HOLOGIC, INC. CYTYC HOLOGIC ATTOMATICAL				
27	HOWREY LLP CORPORATION and 1229 Pennsylvania Avenue, NW HOLOGIC LP				
28	Washington, DC 20004 Telephone: (202) 783-0800 Facsimile: (202) 383-6610				
	CERTIFICATE OF SERVICE CASE NO. C-08-0133 RMW (RS)				

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CERTIFICATE OF SERVICE

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DECLARATION OF NATALIE J. MORGAN

ı	I, Natalie J. Morgan, declare are follows:
2	1. I am an associate at the law firm Wilson Sonsini Goodrich & Rosati and
3	member of the Bar of this court, and I serve as one of the outside counsel for Defendan
1	Inc. ("SenoRx"). The following declaration is based on my personal knowledge, as if of
5	upon to testify, I could and would competently testify as to the matters set forth herein.
5	2. In support of SenoRx's Civil Local Rule 79-5(d) Administrative Motion
7	Under Seal Confidential Portions Of Defendant SenoRx, Inc.'s Supplemental Claim

irm Wilson Sonsini Goodrich & Rosati and a as one of the outside counsel for Defendant SenoRx, is based on my personal knowledge, as if called

- Local Rule 79-5(d) Administrative Motion To File dant SenoRx, Inc.'s Supplemental Claim Construction Brief and the Entirety of Confidential Exhibits 17 and 18 to the Declaration of Adam D. Harber in Support Thereof, SenoRx respectfully requests that the Confidential Version of Defendant SenoRx, Inc.'s Responsive Claim Construction Brief and the Entirety of Confidential Exhibits 18 and 19 to the Declaration of Adam D. Harber in Support of Defendant SenoRx Inc.'s Supplemental Claim Construction Brief be maintained under seal.
- 3. SenoRx's Supplemental Claim Construction Brief contains information that Plaintiffs designated as "Highly Confidential."
- Exhibits 18 and 19 to the Declaration of Adam D. Harber contain information that 4. Plaintiffs designated as "Highly Confidential."

I declare under penalty of perjury that the foregoing is true and correct.

Dated: June 20, 2008

By: /s/Natalie J. Morgan Natalie J. Morgan

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1	Regarding: Exhibits 18 and 19 to the Declaration of Adam D. Harber in Support of		
2	Defendant SenoRx, Inc.'s Supplemental Claim Construction Brief and confidential version		
3	of Defendant SenoRx, Inc's Supplemental Claim Construction Brief.		
4	This filing is in paper or physical form only, and is being maintained in the case file in		
5	the Clerk's office. If you are a participant in this case, this filing will be served in hard-copy		
6	shortly. For information on retrieving this filing directly from the court, please see the court's		
7	main web site at http://www.cand.uscourts.gov under Frequently Asked Questions (FAQ).		
8	This filing was not efiled for the following reason(s):		
9	[X] Item(s) Under Seal		
10			
11	Dated: June 20, 2008		
12	Respectfully submitted,		
13			
14	By: s/F.T. Alexandra Mahaney		
15	F.T. Alexandra Mahaney, State Bar No. 125984 WILSON SONSINI GOODRICH & ROSATI		
16	Professional Corporation 12235 El Camino Real, Suite 200		
17	San Diego, CA 92130 Telephone: (858) 350-2300		
18	Facsimile: (858) 350-2399 Email: amahaney@wsgr.com		
19	Bruce R. Genderson (admitted pro hac vice)		
20	Aaron P. Maurer (admitted <i>pro hac vice</i>) Rachel Shanahan Rodman (admitted <i>pro hac vice</i>)		
21	Adam D. Harber (admitted pro hac vice)		
22	WILLIAMS & CONNOLLY LLP 725 Twelfth St. NW		
23	Washington, DC 20005 Telephone: (202) 434-5000		
24	Facsimile: (202) 434-5029		
25	Attorneys for Defendant and Counterclaimant		
26	SENORX, INC.		
27			
28			